

**IN THE UNITED STATES DISTRICT COURT  
FOR THE EASTERN DISTRICT OF TEXAS  
TYLER DIVISION**

<b>LOGITRAQ, LLC,</b>	
v.	Plaintiff,
<b>LANDSTAR INWAY, INC.,</b>	
Defendant.	Case No. 6:14-cv-200  <b>PATENT CASE</b>  <b>JURY TRIAL DEMANDED</b>

**JOINT MOTION TO STAY ALL DEADLINES  
AND NOTICE OF SETTLEMENT**

Plaintiff Logitraq, LLC (“Logitraq”) and Defendant Landstar Inway, Inc. (“Landstar”) hereby file this Joint Motion to Stay All Deadlines and Notice of Settlement.

All matters in controversy between the parties have been settled. The terms of the written settlement agreement have been agreed, and the settlement agreement is in the process of being executed. The settlement provides that payment will be made within 30 days of execution, and then the claims between Logitraq and Defendant Landstar will be dismissed. The parties wish to conclude settlement without burdening the Court with any additional filings and without incurring unnecessary expense. Therefore, parties request a stay of 31 days from the current answer deadline of June 23, 2014 to allow sufficient time for execution of the agreement, settlement payment to be made, and the case to be subsequently dismissed.

Accordingly, the parties respectfully request that the Court stay all proceedings in this case, including all pending deadlines, until Wednesday, July 24, 2014.

The parties submit that good cause exists for granting this agreed motion, as set forth above. This motion is not filed for purposes of delay, but so that justice may be served.

WHEREFORE, the parties respectfully request that the Court enter the proposed order submitted with this joint motion as set forth above, and grant the parties such other and further relief to which they are entitled.

Dated: June 20, 2014

Respectfully submitted,

/s/ Craig Tadlock

Craig Tadlock  
State Bar No. 00791766  
John J. Harvey, Jr.  
State Bar No. 09179770  
Keith Smiley  
State Bar No. 24067869  
TADLOCK LAW FIRM PLLC  
2701 Dallas Parkway, Suite 360  
Plano, Texas 75093  
903-730-6789  
craig@tadlocklawfirm.com  
john@tadlocklawfirm.com  
keith@tadlocklawfirm.com

*Attorneys for Plaintiff Logitraq, LLC*

Dated: June 20, 2014

Respectfully submitted,

By /s/ Richard S. Zembek

Richard S. Zembek  
(Texas Bar No. 00797726)  
richard.zembek@nortonrosefulbright.com  
Daniel A. Prati  
(Texas Bar No. 24070446)  
danny.prati@nortonrosefulbright.com  
FULBRIGHT & JAWORSKI L.L.P.  
Fulbright Tower  
1301 McKinney, Suite 5100  
Houston, Texas 77010-3095  
Tel: (713) 651-5151  
Fax: (713) 651-5246

James Warriner  
(Texas Bar No. 24070813)  
james.warriner@nortonrosefulbright.com  
FULBRIGHT & JAWORSKI L.L.P.  
98 San Jacinto Boulevard Suite 1100  
Austin, Texas 78701-4255  
Tel: (512) 474 5201  
Fax: (512) 536 4598

***ATTORNEY FOR DEFENDANT LANDSTAR  
INWAY, INC.***

**CERTIFICATE OF SERVICE**

I hereby certify that all counsel of record who have consented to electronic service are being served with a copy of this document via the Court's CM/ECF system, in accordance with Local Rule CV-5(a)(3), on this the 20th day of June, 2014.

/s/ Annette Devereux  
Annette Devereux